



PUBLIC NOTICE

FEDERAL COMMUNICATIONS COMMISSION
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DA No. 22-1025

Report No. TEL-02220

Thursday September 29, 2022

International Authorizations Granted

Section 214 Applications (47 CFR §§ 63.18, 63.24); Section 310(b) Petitions (47 CFR § 1.5000)

The following applications have been granted pursuant to the Commission's processing procedures set forth in sections 63.12, 63.20 of the Commission's rules, 47 CFR §§ 63.12, 63.20, other provisions of the Commission's rules, or procedures set forth in an earlier public notice listing the applications as accepted for filing.

Unless otherwise noted, these grants authorize the applicants: (1) to become a facilities-based international common carrier subject to 47 CFR §§ 63.21, 63.22; and/or (2) to become a resale-based international common carrier subject to 47 CFR §§ 63.21, 63.23; (3) to assign or transfer control of international section 214 authority in accordance with 47 CFR § 63.24; or (4) to exceed the foreign ownership benchmarks applicable to common carrier radio licensees under 47 U.S.C. § 310(b); see Subpart T of Part 1 of the Commission's rules, 47 CFR §§ 1.5000-5004.

THIS PUBLIC NOTICE SERVES AS EACH NEWLY AUTHORIZED CARRIER'S SECTION 214 CERTIFICATE. It contains general and specific conditions, which are set forth below. Newly authorized carriers should carefully review the terms and conditions of their authorizations. Failure to comply with general or specific conditions of an authorization, or with other relevant Commission rules and policies, could result in fines and forfeitures.

Petitions for reconsideration under Section 1.106 or applications for review under Section 1.115 of the Commission's rules, 47 CFR §§ 1.106, 1.115, in regard to the grant of any of these applications may be filed within thirty days of this public notice (see 47 CFR § 1.4(b)(2)).

International Telecommunications Certificate

Service(s): Global or Limited Global Facilities-Based Service, Global or Limited Global Resale Service

Grant of Authority

Date of Action: 09/23/2022

An application was filed for authority to provide facilities-based service in accordance with section 63.18(e)(1) of the Commission's rules and resale service in accordance with section 63.18(e)(2) of the Commission's rules. 47 CFR § 63.18(e)(1), (2).

Cincinnati Bell Extended Territories LLC (CBET) is an indirect wholly owned subsidiary of Cincinnati Bell Inc. (Cincinnati Bell), both organized in Ohio. Cincinnati Bell is a direct wholly owned subsidiary of Red Fiber Parent, LLC (Red Fiber Parent), which is an indirect wholly owned subsidiary of Red Fiber Holdings, LLC (Red Fiber Holdings), both organized in Delaware. The following entities hold a 10% or greater direct interest in Red Fiber Holdings: (a) MIP V RF Partners, L.P. (MIP V RFP), a Delaware investment fund (65.8%); (b) REST US Infrastructure No. 2 Trust, an Australian Special Purpose Vehicle (16.6%); and (c) several alternative investment vehicles collectively known as the Ares AIVs (collectively 17.6%).

MIP V RFP is majority owned by MIP V (FCC) AIV, L.P. (MIP V (FCC)) (60.8%), a Delaware investment fund. Macquarie Infrastructure Partners V GP LLC (MIP V GP), a Delaware investment management company, is the general partner of both MIP V RFP and MIP V (FCC) and indirectly owns 40% of Cincinnati Bell and CBET. Macquarie Infrastructure Partners Inc. (MIP Inc.), a Delaware investment management company, has management control of MIP V GP. Macquarie Infrastructure and Real Assets Inc. (MIRA Inc.), a Delaware investment management company, owns 100% of MIP Inc. and is a managing member of MIP V GP. MIRA Inc. is ultimately wholly owned and controlled by Macquarie Group Limited (MGL), an Australian investment company, ultimately giving MGL a 65.8% indirect interest in Cincinnati Bell and CBET.

REST US Infrastructure No. 2 Trust, an Australian Special Purpose Vehicle, directly owns 16.6% of Red Fiber Holdings. REST Nominees No. 2 Pty Ltd, an Australia special purpose vehicle, is the trustee of the REST US Infrastructure No. 2 Trust. REST International Infrastructure Investments Holding Trust (REST International Infrastructure), an Australia investment company, is the 100% beneficial owner of REST US Infrastructure No. 2 Trust and REST Nominees No. 2 Pty Ltd. REST Nominees No. 1 Pty Ltd., an Australia special purpose vehicle, is the legal owner of REST Nominees No. 2 Pty Ltd and the trustee of REST International Infrastructure. Retail Employees Superannuation Trust (REST), an Australia superannuation trust, is the 100% beneficial owner of both REST International Infrastructure and REST Nominees No. 1 Pty Ltd. Retail Employees Superannuation Pty Ltd, an Australia trustee entity, is the trustee of REST and the legal owner of REST Nominees No. 1 Pty Ltd. The Applicant states that while Retail Employees Superannuation Pty Ltd is the trustee of REST, its shares must be held by a person who is a sponsor (persons who represent the interests of employers or members who participate in REST or a group of such employers or members) or their nominee. The Applicant indicates that currently, 4 A Class shares and 4 B Class shares are issued and held by nominees for the sponsor members of REST. The Applicant adds that approximately 1.9 million members are the ultimate beneficial owners of REST and these members have no voting or control rights in REST.

Ares Management Corporation, a publicly traded Delaware corporation, owns through several intermediaries organized in Delaware: (i) the alternative investment vehicles (SSF AIVs) controlled by ASSF Management IV, L.P., a Delaware limited partnership, as the general partner of the SSF AIVs; (ii) alternative investment vehicles (ASOF AIVs) controlled by ASOF Management, L.P., a Delaware limited partnership, as the general partner of the ASOF AIVs; and, (iii) alternative investment vehicles (the Ares Co-Invest AIVs, and together with the SSF AIVs and the ASOF AIVs, the "Ares AIVs") controlled by Ares PE Co-Invest GP LLC, a Delaware limited partnership, as the general partner of the Ares Co-Invest AIVs. The Applicant adds that combined, the Ares AIVs hold approximately 17.6% of Red Fiber Holding Holdings and consequently 17.6% of Cincinnati Bell and CBET.

The Applicant states that to the best of its knowledge no individual or entity other than those set out in the Application holds a 10% or greater direct or indirect interest in Cincinnati Bell or CBET.

CBET states that it is affiliated with a carrier presumed to have market power in Denmark. CBET shall comply with the dominant carrier safeguards on the U.S.-Denmark route. 47 CFR § 63.10(c)-(e).

The Applicant states that Cincinnati Bell, the parent of CBET, is party to the Letter of Agreement from Christopher J. Wilson, Vice President and General Counsel, Cincinnati Bell Inc., Anton Moldan, Vice President, Red Fiber Parent, LLC, and John H. Kim, Secretary, Red Fiber Parent, LLC, to the Chief, Foreign Investment Review Section (FIRS), Deputy Chief, Compliance and Enforcement (FIRS) on behalf of the Assistant Attorney General for National Security, United States Department of Justice National Security Division (dated Mar. 12, 2021) (2021 LOA). Application at 18; Applications Granted for the Transfer of Control of Cincinnati Bell Inc. and Hawaiian Telcom, Inc. to Red Fiber Parent LLC, WC Docket No. 20-146, AU Docket No. 20-34, Public Notice, 36 FCC Rcd 9018 (WCB/IB/WTB 2021). The Applicant states that the 2021 LOA remains in place, that there are no new reportable foreign owners of Cincinnati Bell since the effective date of the 2021 LOA and that the Applicant agrees to comply with the terms of the 2021 LOA. Application at 18-19.

We condition grant of the CBET application for an international section 214 authorization on Cincinnati Bell and CBET's compliance with the 2021 LOA. The 2021 LOA may be viewed on the FCC's website through the International Bureau Filing System by searching for ITC-214-20220801-00098 and accessing the "Other Filings related to this application" from the Document Viewing Area.

A failure to comply and/or remain in compliance with any of these commitments and undertakings shall constitute a failure to meet a condition of the authorization and thus grounds for declaring the authorization terminated without further action on the part of the Commission. A failure to meet a condition of the authorization may also result in monetary sanctions or other enforcement action by the Commission.

ITC-T/C-20220801-00094

E

Westelcom Network, Inc.

Transfer of Control

Grant of Authority

Date of Action: 09/23/2022

Current Licensee: Westelcom Network, Inc.**FROM:** Chazy & Westport Telephone Corporation**TO:** Atlas Connectivity LLC

An application was filed for consent to transfer control of Westelcom Network, Inc. (Westelcom), a New York corporation that holds an international section 214 authorization (ITC-214-20000721-00475), from Chazy & Westport Telephone Corporation (C&W) to Atlas Connectivity LLC (Atlas). Westelcom is a direct wholly owned subsidiary of Westelcom Communications, Inc. (Westelcom Communications), a New York corporation, which is in turn a direct subsidiary of C&W. Pursuant to the terms of the transaction, Atlas will purchase 100% of the outstanding common stock of Westelcom Communications for cash from C&W. Consequently, Westelcom Communications and Westelcom will become wholly owned direct and indirect subsidiaries of Atlas, respectively.

Atlas is a Delaware limited liability company. 5LOOP, LLC (5LOOP), a Delaware investment entity, holds 81.22% of Atlas. Bradley Pattelli and his family, all U.S. citizens, collectively own a 17.63% interest in 5LOOP. Rock Island Capital Fund II, L.P. (Rock Island), a Delaware limited partnership, owns a 78.97% interest in 5LOOP. Rock Island is held by the following individuals and entities: Lanigan Holdings, LLC (12.6%), an Illinois limited liability corporation, whose managing members are all U.S. citizens; limited partners each holding less than a 10% interest (87.4% total interest); and Rock Island's general partner, RIC GP II, LLC, a Delaware limited liability company whose managing members are U.S. citizens. The Applicants state that no other individual or entity holds a 10% or greater direct or indirect interest in Atlas.

This authorization is without prejudice to the Commission's action in any other related pending proceedings.

ITC-T/C-20220801-00095

E

TEO Communications Inc.

Transfer of Control

Grant of Authority

Date of Action: 09/23/2022

Current Licensee: TEO Communications Inc.**FROM:** Chazy & Westport Telephone Corporation**TO:** Atlas Connectivity LLC

An application was filed for consent to transfer control of TEO Communications, Inc. (TEO), a New York corporation that holds an international section 214 authorization (ITC-214-20200813-00155), from Chazy & Westport Telephone Corporation (C&W), to Atlas Connectivity LLC (Atlas). TEO is a direct wholly owned subsidiary of Westelcom Communications, Inc. (Westelcom Communications), a New York corporation, which is in turn a direct subsidiary of C&W. Pursuant to the terms of the transaction, Atlas will purchase 100% of the outstanding common stock of Westelcom Communications for cash from C&W. Consequently, Westelcom Communications and TEO will become wholly owned direct and indirect subsidiaries of Atlas, respectively.

Atlas is a Delaware limited liability company. 5LOOP, LLC (5LOOP), a Delaware investment entity, holds 81.22% of Atlas. Bradley Pattelli and his family, all U.S. citizens, collectively own a 17.63% interest in 5LOOP. Rock Island Capital Fund II, L.P. (Rock Island), a Delaware limited partnership, owns a 78.97% interest in 5LOOP. Rock Island is held by the following individuals and entities: Lanigan Holdings, LLC (12.6%), an Illinois limited liability corporation, whose managing members are all U.S. citizens; limited partners each holding less than a 10% interest (87.4% total interest); and Rock Island's general partner, RIC GP II, LLC, a Delaware limited liability company whose managing members are U.S. citizens. The Applicants state that no other individual or entity holds a 10% or greater direct or indirect interest in Atlas.

This authorization is without prejudice to the Commission's action in any other related pending proceedings.

ITC-T/C-20220805-00096

E

SWC Telesolutions, Inc.

Transfer of Control

Grant of Authority

Date of Action: 09/23/2022

Current Licensee: SWC Telesolutions, Inc.

FROM: Sacred Wind Enterprises, Inc.

TO: Alloy, Inc.

An application was filed for consent to the transfer of control of SWC Telesolutions, Inc. (SWC Telesolutions), a New Mexico corporation that holds an international section 214 authorization (ITC-214-20080507-00212), from Sacred Wind Enterprises, Inc. (Sacred Wind) to Alloy, Inc. (Alloy). SWC Telesolutions is wholly owned by Sacred Wind, a New Mexico corporation. Alloy, a Delaware corporation, is currently wholly owned by ATN International, Inc. (ATN), a publicly traded Delaware corporation.

Sacred Wind's common stock is currently held by the Sacred Wind Employee Stock Ownership Trust (ESOT), Sacred Wind Holdings, LLC (SW Holdings), a Delaware limited liability company, and other stockholders (Company Stockholders). Pursuant to a July 26, 2022 stock purchase agreement (Agreement), the Company Stockholders will transfer a portion of their shares in Sacred Wind's common stock to Alloy and the remaining portion of their shares of Sacred Wind's common stock to SW Holdings. In consideration, SW Holdings will issue its membership interests to Sacred Wind stockholders and will sell to Alloy all the Sacred Wind shares of common stock that it owns in connection with the transaction. In exchange, SW Holdings will receive shares of Alloy's preferred stock, whereas other Company Stockholders that sell their Sacred Wind common stock directly to Alloy will receive cash. Consequently, Alloy will acquire all of the issued and outstanding shares of Sacred Wind's common stock. As a result, ATN will hold an ownership interest in Alloy of approximately 94.4%, and SW Holdings will hold an ownership interest in Alloy of approximately 5.6%. The Applicants state that post-transaction, Sacred Wind and SWC Telesolutions will become wholly owned subsidiaries of Alloy.

The Applicants state that Cornelius B. Prior, Jr., a U.S. citizen, holds 26.59% of ATN's stock and Blackrock Fund Advisors (BlackRock), a U.S. investment entity, holds 11.84% of ATN's stock. The Applicants state that no other individual or entity holds a direct or indirect 10% or greater interest in ATN, Alloy, or SWC Telesolutions.

Upon consummation, SWC Telesolutions will become affiliated with a carrier presumed to have market power in Guyana and agrees to abide with the dominant carrier safeguards on the U.S.-Guyana route. 47 CFR § 63.10(c)-(e).

This authorization is without prejudice to the Commission's action in any other related pending proceedings.

ITC-T/C-20220815-00100

E

Wilkes Communications, Inc

Transfer of Control

Grant of Authority

Date of Action: 09/23/2022

Current Licensee: Wilkes Communications, Inc

FROM: DYCOM HOLDING, INC.

TO: DYCOM HOLDING, INC.

An application was filed for consent to the transfer of control of Wilkes Communications, Inc. d/b/a Wilkes Long Distance Service (WLD), a Georgia corporation that holds an international section 214 authorization (ITC-214-19940705-00214). WLD is wholly owned subsidiary of Dycom Holding, Inc. (Dycom). George A. Dyson, a U.S. citizen, was the sole owner of Dycom. Upon his death on December 31, 2014, Mr. Dyson's ownership of Dycom was transferred to his estate. April D. Dyson, a U.S. citizen and Mr. Dyson's wife, was the executor of the estate. On December 6, 2018, without prior consent from the Commission, the ownership of Dycom was transferred to Mrs. Dyson. Mrs. Dyson now holds 100% of the interests in Dycom and controls WLD.

The Applicants filed a request for Special Temporary Authority (STA) related to this transaction, ITC-STA-20220815-00101, which was granted on September 1, 2022.

The action on this application is without prejudice to any enforcement action by the Commission for non-compliance with the Communications Act of 1934, as amended, or the Commission's rules.

This authorization is without prejudice to the Commission's action in any other related pending proceedings.

Transfer of Control

Grant of Authority

Date of Action: 09/23/2022

Current Licensee: Wireless Maritime Services, LLC**FROM:** New Cingular Wireless Services, Inc.**TO:** Maritime Wireless Corp.

An application was filed for consent to the transfer of control of Wireless Maritime Services, LLC (WMS), a Delaware limited liability company that holds an international section 214 authorization (ITC-214-20120413-00098), from New Cingular Wireless Service, Inc. (NCWS) to Maritime Wireless Corp (MWC). WMS is a joint venture of NCWS and Anuvu Operations, LLC (Anuvu). NCWS holds a controlling, 51% ownership interest in WMS and Anuvu holds the remaining 49% interest. Pursuant to an August 15, 2022 agreement, MWC will acquire all of the issued and outstanding interests of WMS from NCWS and Anuvu. After closing, WMS will become a wholly owned direct subsidiary of MWC.

MWC is a direct wholly owned subsidiary of Maritime Wireless Holdings LLC (MWH), a Delaware limited liability company. CCP Capital Strategies LLC (CCP), a Connecticut limited liability company, holds 100% of the voting interests and less than 5% of the equity interests in MWH. David Collier, a U.S. citizen, is the sole member and manager of CCP.

The following entities and individuals hold 10% or greater direct equity interests in MWH: (1) Bowside Capital Fund V, LP, a Delaware limited partnership (26.8%); (2) BCOF Capital V, LP, a Delaware limited partnership (14.1%); (3) PhenixFIN Corporation, a Delaware corporation (14.1%); and (4) David M. Mott, a U.S. citizen (11.3%).

Bowside Fund V GP LLC (Bowside Fund V), a Delaware limited liability company, is the general partner of Bowside Capital Fund V, LP. Christian Albert, a U.S. citizen, is sole manager of Bowside Fund V.

BCOF Capital Managers V, LLC, a Delaware limited liability company, is the general partner of BCOF Capital V, LP. Brightwood Capital Fund V, LP, a Delaware limited partnership, holds a 99.8% limited partnership interest in BCOF Capital V, LP. Brightwood Fund Managers V, LLC, a Delaware limited liability company, is the general partner of Brightwood Capital Fund V, LP. Sengal Selassie, a U.S. citizen, is the sole member and manager of BCOF Capital Managers V, LLC, and the managing member of Brightwood Fund Managers V, LLC.

The Applicants state that no other individual or entity holds a 10% or greater interest in MWH.

This authorization is without prejudice to the Commission's action in any other related pending proceedings.

Transfer of Control

Grant of Authority

Date of Action: 09/26/2022

Current Licensee: BCM One, Inc.**FROM:** TSCP CV I, L.P.**TO:** TSCP CV I, L.P.

A notification was filed on August 25, 2022, regarding the pro forma transfer of control of BCM One, Inc. (BCM One), a New York corporation that holds an international section 214 authorization (ITC-214-20020327-00146), effective July 29, 2022. BCM One is a direct wholly owned subsidiary of BCM One Group Holdings, Inc. (BCM Holdings), a Delaware corporation. TSCP CV I, L.P., a Delaware limited partnership, holds a 70% and controlling interest in BCM Holdings. TSCP CV I GP, L.P. is the general partner and controlling interest holder of TSCP CV I, L.P., and Thompson Street Capital UGP LLC is the general partner and controlling interest holder of TSCP CV I GP, L.P., all Delaware entities. James A. Cooper and Robert C. Dunn, both U.S. citizens, are the members of Thompson Street Capital UGP LLC and have ultimate control of TSCP CV I, L.P. and BCM One.

Thompson Street Capital Manager LLC (Capital Manager) serves as an investment advisor to TSC CV I GP, L.P. In an internal restructuring two new intermediate entities were inserted between Capital Manager and Messers. Cooper and Dunn. Specifically, on July 29, 2022, TSCP Management Holdings, L.P. (Management Holdings) and TSCP Holdings GP, LLC (Holdings GP), both Delaware entities, were inserted between Capital Manager and Messers. Cooper and Dunn. Management Holdings is the sole member of Capital Manager and Holdings GP is the general partner of Management Holdings. Messers. Cooper and Dunn are the members of Management Holdings.

ITC-T/C-20220913-00111 E SIP.US LLC
Transfer of Control
Grant of Authority Date of Action: 09/26/2022

Current Licensee: SIP.US LLC

FROM: TSCP CV I, L.P.

TO: TSCP CV I, L.P.

A notification was filed on September 13, 2022, regarding the pro forma transfer of control of SIP.US LLC (SIP.US), a Delaware limited liability company that holds an international section 214 authorization (ITC-214-20180815-00163), effective July 29, 2022. SIP.US is a direct wholly owned subsidiary of BCM One Group Holdings, Inc. (BCM Holdings), a Delaware corporation. TSCP CV I, L.P., a Delaware limited partnership, holds a 70% and controlling interest in BCM Holdings. TSCP CV I GP, L.P. is the general partner and controlling interest holder of TSCP CV I, L.P., and Thompson Street Capital UGP LLC is the general partner and controlling interest holder of TSCP CV I GP, L.P., all Delaware entities. James A. Cooper and Robert C. Dunn, both U.S. citizens, are the members of Thompson Street Capital UGP LLC and have ultimate control of TSCP CV I, L.P. and SIP.US.

Thompson Street Capital Manager LLC (Capital Manager) serves as an investment advisor to TSC CV I GP, L.P. In an internal restructuring two new intermediate entities were inserted between Capital Manager and Messers. Cooper and Dunn. Specifically, on July 29, 2022, TSCP Management Holdings, L.P. (Management Holdings) and TSCP Holdings GP, LLC (Holdings GP), both Delaware entities, were inserted between Capital Manager and Messers. Cooper and Dunn. Management Holdings is the sole member of Capital Manager and Holdings GP is the general partner of Management Holdings. Messers. Cooper and Dunn are the members of Management Holdings.

ITC-T/C-20220913-00112 E Arena One, LLC
Transfer of Control
Grant of Authority Date of Action: 09/26/2022

Current Licensee: Arena One, LLC

FROM: TSCP CV I, L.P.

TO: TSCP CV I, L.P.

A notification was filed on September 13, 2022, regarding the pro forma transfer of control of Arena One, LLC (Arena One), a New York limited liability company that holds an international section 214 authorization (ITC-214-20130909-00245), effective July 29, 2022. Arena One is an indirect wholly owned subsidiary of BCM One Group Holdings, Inc. (BCM Holdings), a Delaware corporation. TSCP CV I, L.P., a Delaware limited partnership, holds a 70% and controlling interest in BCM Holdings. TSCP CV I GP, L.P. is the general partner and controlling interest holder of TSCP CV I, L.P., and Thompson Street Capital UGP LLC is the general partner and controlling interest holder of TSCP CV I GP, L.P., all Delaware entities. James A. Cooper and Robert C. Dunn, both U.S. citizens, are the members of Thompson Street Capital UGP LLC and have ultimate control of TSCP CV I, L.P. and Arena One.

Thompson Street Capital Manager LLC (Capital Manager) serves as an investment advisor to TSC CV I GP, L.P. In an internal restructuring two new intermediate entities were inserted between Capital Manager and Messers. Cooper and Dunn. Specifically, on July 29, 2022, TSCP Management Holdings, L.P. (Management Holdings) and TSCP Holdings GP, LLC (Holdings GP), both Delaware entities, were inserted between Capital Manager and Messers. Cooper and Dunn. Management Holdings is the sole member of Capital Manager and Holdings GP is the general partner of Management Holdings. Messers. Cooper and Dunn are the members of Management Holdings.

ITC-T/C-20220913-00113 E WHOLESALE CARRIER SERVICES, INC.
Transfer of Control
Grant of Authority Date of Action: 09/26/2022

Current Licensee: WHOLESALE CARRIER SERVICES, INC.

FROM: TSCP CV I, L.P.

TO: TSCP CV I, L.P.

A notification was filed on September 13, 2022, regarding the pro forma transfer of control of Wholesale Carrier Services, Inc. (Wholesale Carrier Services), a Delaware corporation that holds an international section 214 authorization (ITC-214-19970630-00357), effective July 29, 2022. Wholesale Carrier Services is an indirect wholly owned subsidiary of BCM One Group Holdings, Inc. (BCM Holdings), a Delaware corporation. TSCP CV I, L.P., a Delaware limited partnership, holds a 70% and controlling interest in BCM Holdings. TSCP CV I GP, L.P. is the general partner and controlling interest holder of TSCP CV I, L.P., and Thompson Street Capital UGP LLC is the general partner and controlling interest holder of TSCP CV I GP, L.P., all Delaware entities. James A. Cooper and Robert C. Dunn, both U.S. citizens, are the members of Thompson Street Capital UGP LLC and have ultimate control of TSCP CV I, L.P. and Wholesale Carrier Services.

Thompson Street Capital Manager LLC (Capital Manager) serves as an investment advisor to TSC CV I GP, L.P. In an internal restructuring two new intermediate entities were inserted between Capital Manager and Messers. Cooper and Dunn. Specifically, on July 29, 2022, TSCP Management Holdings, L.P. (Management Holdings) and TSCP Holdings GP, LLC (Holdings GP), both Delaware entities, were inserted between Capital Manager and Messers. Cooper and Dunn. Management Holdings is the sole member of Capital Manager and Holdings GP is the general partner of Management Holdings. Messers. Cooper and Dunn are the members of Management Holdings.

ITC-T/C-20220913-00114

E

PayG, LLC dba Skyswitch

Transfer of Control

Grant of Authority

Date of Action: 09/26/2022

Current Licensee: PayG, LLC dba Skyswitch

FROM: TSCP CV I, L.P.

TO: TSCP CV I, L.P.

A notification was filed on September 13, 2022, regarding the pro forma transfer of control of PayG, LLC dba Skyswitch (PayG), a Delaware limited liability company that holds an international section 214 authorization (ITC-214-20171116-00208), effective July 29, 2022. PayG is an indirect wholly owned subsidiary of BCM One Group Holdings, Inc. (BCM Holdings), a Delaware corporation. TSCP CV I, L.P., a Delaware limited partnership, holds a 70% and controlling interest in BCM Holdings. TSCP CV I GP, L.P. is the general partner and controlling interest holder of TSCP CV I, L.P., and Thompson Street Capital UGP LLC is the general partner and controlling interest holder of TSCP CV I GP, L.P., all Delaware entities. James A. Cooper and Robert C. Dunn, both U.S. citizens, are the members of Thompson Street Capital UGP LLC and have ultimate control of TSCP CV I, L.P. and PayG.

Thompson Street Capital Manager LLC (Capital Manager) serves as an investment advisor to TSC CV I GP, L.P. In an internal restructuring two new intermediate entities were inserted between Capital Manager and Messers. Cooper and Dunn. Specifically, on July 29, 2022, TSCP Management Holdings, L.P. (Management Holdings) and TSCP Holdings GP, LLC (Holdings GP), both Delaware entities, were inserted between Capital Manager and Messers. Cooper and Dunn. Management Holdings is the sole member of Capital Manager and Holdings GP is the general partner of Management Holdings. Messers. Cooper and Dunn are the members of Management Holdings.

SURRENDER

ITC-214-20040115-00015

Global Tech Telecommunications

By letter filed on September 27, 2022, Global Tech Telecommunications notified the Commission of the surrender of its international section 214 authorization.

ITC-214-20110709-00197

Communications Rey, LLC

By letter filed on September 23, 2022, Communications Rey, LLC notified the Commission of the surrender of its international section 214 authorization.

CONDITIONS APPLICABLE TO INTERNATIONAL SECTION 214 AUTHORIZATIONS

- (1) These authorizations are subject to the Exclusion List for International Section 214 Authorizations, which identifies restrictions on providing service to particular countries or using particular facilities. The most recent Exclusion List is at the end of this Public Notice. The list applies to all U.S. international carriers, including those that have previously received global or limited global Section 214 authority, whether by Public Notice or specific written order. Carriers are advised that the attached Exclusion List is subject to amendment at any time pursuant to the procedures set forth in Streamlining the International Section 214 Authorization Process and Tariff Requirements, IB Docket No. 95-118, 11 FCC Rcd 12884 (1996), para. 18. A copy of the current Exclusion List is maintained in the FCC Reference Information Center and is available at <https://www.fcc.gov/exclusion-list-international-section-214-authorizations>. It is also attached to each Public Notice that grants international Section 214 authority.
- (2) The export of telecommunications services and related payments to countries that are subject to economic sanctions may be restricted. For information concerning current restrictions, call the Office of Foreign Assets Control, U.S. Department of the Treasury, (202) 622-2520.
- (3) Carriers shall comply with the requirements of Section 63.11 of the Commission's rules, which requires notification by, and in certain circumstances prior notification by, U.S. carriers acquiring an affiliation with foreign carriers. A carrier that acquires an affiliation with a foreign carrier will be subject to possible reclassification as a dominant carrier on an affiliated route pursuant to the provisions of Section 63.10 of the rules.
- (4) A carrier may provide switched services over its authorized resold private lines in the circumstances specified in Section 63.23(d) of the rules, 47 CFR § 63.23(d).
- (5) Carriers shall comply with the "No Special Concessions" rule, Section 63.14, 47 CFR § 63.14.
- (6) Carriers regulated as dominant for the provision of a particular communications service on a particular route for any reason other than a foreign carrier affiliation under Section 63.10 of the rules shall file tariffs pursuant to Section 203 of the Communications Act, as amended, 47 U.S.C. § 203, and Part 61 of the Commission's Rules, 47 CFR Part 61. Carriers shall not otherwise file tariffs except as permitted by Section 61.19 of the rules, 47 C.F.R. § 61.19. Except as specified in Section 20.15 with respect to commercial mobile radio service providers, carriers regulated as non-dominant, as defined in Section 61.3, and providing detariffed international services pursuant to Section 61.19, must comply with all applicable public disclosure and maintenance of information requirements in Sections 42.10 and 42.11.
- (7) International facilities-based service providers must file and maintain a list of U.S.-international routes on which they have direct termination arrangements with a foreign carrier. 47 CFR § 63.22(h). A new international facilities-based service provider or one without existing direct termination arrangements must file its list within thirty (30) days of entering into a direct termination arrangement(s) with a foreign carrier(s). Thereafter, international facilities-based service providers must update their lists within thirty (30) days after adding a termination arrangement for a new foreign destination or discontinuing an arrangement with a previously listed destination. See Process For The Filing Of Routes On Which International Service Providers Have Direct Termination Arrangements With A Foreign Carrier, ITC-MS-20181015-00182, Public Notice, 33 FCC Rcd 10008 (IB 2018).
- (8) Any U.S. Carrier that owned or leased bare capacity on a submarine cable between the United States and any foreign point must file a Circuit Capacity Report to provide information about the submarine cable capacity it holds. 47 CFR § 43.82(a)(2). See <https://www.fcc.gov/circuit-capacity-data-us-international-submarine-cables>.
- (9) Carriers should consult Section 63.19 of the rules when contemplating a discontinuance, reduction or impairment of service.
- (10) If any carrier is reselling service obtained pursuant to a contract with another carrier, the services obtained by contract shall be made generally available by the underlying carrier to similarly situated customers at the same terms, conditions and rates. 47 U.S.C. § 203.
- (11) To the extent the applicant is, or is affiliated with, an incumbent independent local exchange carrier, as those terms are defined in Section 64.1902 of the rules, it shall provide the authorized services in compliance with the requirements of Section 64.1903.

(12) Except as otherwise ordered by the Commission, a carrier authorized here to provide facilities-based service that (i) is classified as dominant under Section 63.10 of the rules for the provision of such service on a particular route and (ii) is affiliated with a carrier that collects settlement payments for terminating U.S. international switched traffic at the foreign end of that route may not provide facilities-based switched service on that route unless the current rates the affiliate charges U.S. international carriers to terminate traffic are at or below the Commission's relevant benchmark adopted in International Settlement Rates, IB Docket No. 96-261, Report and Order, 12 FCC Rcd 19806 (1997). See also Report and Order on Reconsideration and Order Lifting Stay in IB Docket No. 96-261, FCC 99-124 (rel. June 11, 1999). For the purposes of this rule, "affiliated" and "foreign carrier" are defined in Section 63.09.

(13) Carriers shall comply with the Communications Assistance for Law Enforcement Act (CALEA), see 47 CFR §§ 1.20000 et seq.

(14) Every carrier must designate an agent for service in the District of Columbia. See 47 U.S.C. § 413, 47 CFR §§ 1.47(h), 64.1195.

Exclusion List for International Section 214 Authorizations

The following is a list of countries and facilities not covered by grant of global Section 214 authority under Section 63.18(e)(1) of the Commission's Rules, 47 CFR § 63.18(e)(1). Carriers desiring to serve countries or use facilities listed as excluded hereon shall file a separate Section 214 application pursuant to Section 63.18(e)(3) of the Commission's Rules. See 47 CFR § 63.22(c).

Countries:

None.

Facilities:

Any non-U.S.-licensed space station that has not received Commission approval to operate in the U.S. market pursuant to the procedures adopted in the Commission's DISCO II Order, IB Docket No. 96-111, Report and Order, FCC 97-399, 12 FCC Rcd 24094, 24107-72 paragraphs 30-182 (1997) (DISCO II Order). Information regarding non-U.S.-licensed space stations approved to operate in the U.S. market pursuant to the Commission's DISCO II procedures is maintained at <https://www.fcc.gov/approved-space-station-list>.

This list is subject to change by the Commission when the public interest requires. The most current version of the list is maintained at <https://www.fcc.gov/exclusion-list-international-section-214-authorizations>.

For additional information, contact the International Bureau's Telecommunications and Analysis Division, (202) 418-1480.